MCI Communications Corporation



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Fedemi Communications Commission
Office of Secretary

Mr. William F. Caton, Acting Secretary Federal Communications Commission 1919 M Street, NW Room 222 Washington, DC 20554

Re: Ex Parte Presentation in CC Docket No. 96-262 and CC Docket No. 96-45

Dear Mr. Caton:

May 5, 1997

Please file the attached document, transmitted via e-mail (electronic mail) from Jonathan Sallet to Regina Keeney on May 4, 1997, as part of the record in this proceeding.

Two copies of this Notice are being submitted to the Secretary of the FCC in accordance with Section 1.1206(a)(1) of the Commission's rules the next business day.

Sincerely.

Kimberly M. Kirby

Attachment

cc: Regina Keeney

Tom Boasberg

John Nakahata Jim Coltharp

Jim Coranarp

Jim Casserly

Dan Gonzalez

Kathy Franco

• Praft MCI Mail Subject: Re: MCI Access ex parte

oNite:yes
To: Regina Keeney EMS: Internet MBX: rkeeney@fcc.gov
co: thomas boasberg EMS: Internet MBX: tboasberg@fcc.gov
co: John Nakahata EMS: Internet MBX: jnakahata@fcc.gov
co: James Coltharp EMS: Internet MBX: jcoltharp@fcc.gov
co: James Casserly EMS: Internet MEX: jcasserly@fcc.gov

cc: Dan Gonzalez|EMS: Internet|MBX: dgonzalez@fcc.gov

Subject: Re: MCI Access ex parte

May 4, 1997

Regina Keeney Chief, Common Carrier Bureau Federal Communications Commission 1919 M St. NW Washington, D.C. 20554

Re: EX PARTE presentation in CC Docket No. 96-262 and CC Docket No. 96-45

Dear Ms. Keeney:

We understand that the Commission is contemplating a number of access reform and universal service reform follow-on proceedings. That is entirely appropriate, because the pending proceedings have raised a host of questions that remain to be answered.

It is critically important, nowever, that all legitimate inquiries be launched, and that they all be brought to resolution within the same time period. In particular, MCI believes it crucial that the Commission determine (i) the forward-looking cost of access and the legitimacy, if any, of the use of access-charge revenues in excess of cost, and (ii) the continuing existence of any and all impediments to the creation of a vibrant market for local exchange carrier (LEC) services, including the delivery of interstate access.

First, MCI and many others have repeatedly urged the Commission to examine the extent to which existing interstate access charges exceen forward-looking economic cost. It is our view that today's access rates are approximately seven times forward-looking economic cost, and that the "gap" between today's rates, and what rates would be in a competitive market can be explained by decisions that incumbent LECs have made themselves to overpuil plant or to otherwise pad their costs, and cannot be justified by claims that the surplus is being used to recover historical investment or to subsidize local telephone service. To the extent that the forthcoming order does not answer these issues, the Commission should begin examination of them immediately so that a firm basis will exist for future, additional, Commission action.

It is equally important that any proceeding that the Commission contemplates to evaluate the difference between today's access tharge rate levels, and those that would octur in a competitive market, be comprehensive. The Commission should not, for example, announce a proceeding that merely examines alleged "stranded investment" because such a proceeding could

• be misunderstood as suggesting that the Commission has determined that one part of the access-charge debate deserves more consideration than another. (Of course, we would welcome a serious examination of so-called "stranded investment" as part of a larger inquiry, because we are confident that the facts will demonstrate that there is no "stranded" investment that justifies recovery of funds beyond the forward-looking cost of access.)

Second, and to the extent that it appears that the Commission employs market-based approaches to the regulation of access-charge rate levels, it will be important to examine the impediments to competition that might render on-going use of market-based regulation ineffective, including the existence and vitality of operating support systems. There is little, if any, evidence that long distance companies have any choice of service providers in the access market. Competition that would allow us to avoid incumbent access charges does not exist today, and, due to well-accuments: problems with operational support services and delays in getting interconnection agreements finalized, we do not anticipate it materializing tomorrow. Because any market-based approach assumes the existence of a market, the Commission should move promptly to examine the basis of any market-based conclusions.

For example, the comments filed by the National Telecommunications and Information Administration (NTIA) expressly recommend that the Commission "commence a review of its revised access charge regime no later than January 1, 1998" in order to "assess the extent to which marketplace forces are inducing further reductions in interstate access charges." NTIA goes on to recommend that if the Commission determines that incumbent LECs have not complied with their obligations under the Telecommunications Act to interconnect and to provide unbundled network elements "it should immediately prescribe further reductions in access rates...."

Similarly, the Department of Justice, in its April 24, 1997 ex parte, explained that "[a]t present, competition in access markets, and in closely related local exchange markets with which they often share scope economies, is far too limited to warrant full deregulation." The DOJ recommended that, once transitional mechanisms are implemented, the Commission "will be in a position to evaluate whether market forces have driven access rates to economic cost, and if not, to prescribe rates to economic cost at that time."

The Commission will pest serve the public interest by ensuring that all components of the access-charge debate are carefully and quickly examined so that mythology can be separated from fact and the basis for future decision can be quickly established.

Sincerely,

Jonathan B. Sallet

co: Icm Boasperg
John Nakahata
James Coltharp
James Casserly
Dan Gonzalez